



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE C-391 Docket No. Anticipated Classification of this application: Class __101 401 _ Subclass Prior application: Examiner: George H. Miller 216 Art Unit: .

Commissioner of Patents and Trademarks **Box FWC** Washington, D.C. 20231

FILE WRAPPER CONTINUING APPLICATION-(FWC)

- WARNING: This form cannot be used where the parent case may not be abandoned since the filing of a request under the FWC procedure "will be considered to be a request to expressly abandon the prior application as of the filing date granted to the continuing application." 37 CFR 1.62(g).
- WARNING: This procedure can only be used for a pending application prior to payment of the issue fee. 37 CFR 1.62(a).
- WARNING: The filing of an application as the United States stage of an international application requires an oath or declaration. 37 CFR 1.61(a)(4).
- WARNING: The claims of this new application may be finally rejected in the first Office action where all claims of the new application are drawn to the same invention claimed in the earlier application and would have been properly finally rejected on the grounds or art of record in the next Office action if they had been entered in the earlier application. MPEP § 706.07(b).
- A continuation-in-part application under 37 CFR 1.62 is filed by making changes by amendment to the prior application, 37 CFR 1.62(a), and not by filing a new application.
- WARNING: Filing under 37 CFR 1.62 is permitted only if filed by the same or less than all the inventors named in the prior application.
- This is a request for a filing under the file wrapper continuing application procedure, 37 CER 1.62 for a

JFH 1.02,	ioi a			
XX	continuation	•		
	divisional			
	continuation-in-part (for oath or declaration see III below)			
	attached is an amendment for added subject matter			
of prior	complete application Serial No.		filed	or

CERTIFICATION UNDER 37 CFR 1.10

I hereby certify that this FWC transmittal and the documents referred to as attached therein are being deposited with the United States Postal Service on this date January 12. 1988 in an envelope as "Exwith the United States Postal Service on this date January press Mail Post Office to Addressee" mailing Label Number 15 74463 900 the: Commissioner of Patents and Trademarks Washington, D.C. 20231

Peter Vrahotes (Signature of person mailing paper)

NOTE: Each paper or fee filed by "Express Mail" has the number of the "Express Mail" mailing label placed thereon prior to mailing. 37 CFR 1.10(b).

(FWC [4-2]—page 1 of 8)

NOTE: The filing date under 37 CFR 1.62(a) is "... the date on which a request is filed for an application ... including identification of the Serial Number, filing date and applicant's name of the prior application". The prior application under 37 CFR 1.62(a) must be "... a prior complete application." According to 37 CFR 1.51(a) a prior complete application comprises: (1) a specification, including a claim or claims, (2) a declaration, (3) drawings, when necessary and (4) the prescribed filing fee. Accordingly, as presently worded, 37 CFR 1.62 does not permit the FWC procedure to be used where the prior application is pending but only the processing and retention fee required by 37 CFR 1.21(I) is paid.

(further particulars of prior application are)

1. Title (as originally filed APPARATUS AND METHOD FOR CORRECTING IMPERFECTION IN A POLYGON USED FOR LASER SCANNING and as last amended) APPARATUS AND METHOD FOR PRODUCING DOT MATRIX CHARACTERS

CHARACTERS

2. Name of applicant(s) (as originally filed and as last amended) and current correspondence address of applicant(s)

		1 1 1 1 1 1 1		
1. FULL NAME	FAMILY NAME	FIRST GIVEN NAME	SECOND GIVEN NAME	
OF INVENTOR	_Check	Frank	72.	
RESIDENCE &	CITY	STATE OR FOREIGN COUNTRY	COUNTRY OF CITIZENSHIP	
CITIZENSHIP	San Jose	California	U.S.A.	
DOCT OFFICE	POST OFFICE ADDRESS	CITY	STATE & ZIP CODE/ . COUNTRY	
POST OFFICE ADDRESS	999 Camellia Wa	y San Jose	California 95117 U.S	S.A.
2. FULL NAME	FAMILY NAME	FIRST GIVEN NAME	SECOND GIVEN NAME	
OF INVENTOR	Sansone	Ronald	₽.	
RESIDENCE &	CITY	STATE OR FOREIGN COUNTRY	COUNTRY OF CITIZENSHIP	
CITIZENSHIP	Weston	Connecticut	U.S.A.	
DOOT OFFICE	POST OFFICE ADDRESS	CITY	STATE & ZIP CODE/ COUNTRY	
POST OFFICE ADDRESS	4 Trails End	Weston	Connecticut 06883 U	.S.A
3. FULL NAME OF INVENTOR	FAMILY NAME	FIRST GIVEN NAME	SÉCOND GIVEN NAME	
RESIDENCE & CITIZENSHIP	CITY	STATE OR FOREIGN	COUNTRY OF CITIZENSHIP	
POST OFFICE ADDRESS	POST OFFICE ADDRESS	CITY	STATE & ZIP CODE/ COUNTRY	

(Add similar information for additional inventors, if applicable)

The above identified application in which no payment of issue fee, abandonment of, or termination of proceedings has occurred, is hereby expressly abandoned as of the filing date of this new application. Please use all the contents of the prior application file wrapper, including the drawings, as the basic papers for the new application.

It is understood that secrecy under 35 U.S.C. 122 is hereby waived to the extent that if information or access is available to any one of the applications in the file wrapper of a 37 CFR 1.62 application, be it either this application or a prior application in the same file wrapper, the PTO may provide similar information or access to all the other applications in the same file wrapper.

(FWC [4-2]—page 2 of 8)

Inventorship statement "If the continuation, continuation-in-part, or divisional application is filed by less than all the inventors named in the prior application a statement must accompany the application when filed requesting deletion of the names of the person or persons who are not inventors of the invention being claimed in the continuation, continuation-in-part, or divisional application." 37 CFR 1.62(a) [emphasis added]. "In the case of a continuation-in-part application which adds and claims additional disclosure by NOTE: amendment, an oath or declaration as required by §1.63 must be filed. In those situations where a new oath or declaration is required due to additional subject matter being claimed, additional inventors may be named in the continuing application. In a continuation or divisional application which discloses and claims only subject matter disclosed in a prior application, no additional oath or declaration is required and the application must name as inventors the same or less than all the inventors in the prior application." 37 CFR 1.60(c). (complete applicable item (a), (b) and/or (c) below) This application discloses and claims only subject matter disclosed in the prior application whose particulars are set out above and the inventor(s) in this application are X the same less than those named in the prior application and it is requested that the following inventor(s) identified above for the prior application be deleted: (Type name(s) of inventor(s) to be deleted) This application discloses and claims additional disclosure by amendment and a new declaration or oath is being filed. With respect to the prior application whose particulars are set out above the inventor(s) in this application are the same add the following additional inventor(s) (Type name of inventor(s) to be added) (c) The inventorship for all the claims in this application are the same not the same, and an explanation, including the ownership of the various claims at the time the last claimed invention was made, is submitted. III. Declaration or oath A. Continuation or divisional none required B. Continuation-in-part attached executed by (check all applicable items)

142

legal representative of inventor(s) 37 CFR 1.42 or 1.43.

refused to sign or cannot be reached. 37 CFR 1.47;

joint inventor or person showing a proprietary interest for inventor who

This is the petition required by 37 CFR 1.47 and the statement required by 37 CFR 1.47 is also attached. See item VII below for fee.

(FWC [4-2]—page 3 of 8)

inventor(s).

not attached

WARNING: "The claims of a new application may be finally rejected in the first Office action in those situations where (1) the new application is a continuing application of, or a substitute for, an earlier application, and (2) all the claims of the new application (a) are drawn to the same invention claimed in the earlier application, and (2) all the claims of the new application (3) are drawn to the same invention claimed in the earlier application, and (4) would have been properly finally rejected on the grounds of art of record in the next Office action if they had been entered in the earlier application." MPEP, § 706.07(b). The fees to be charged are to be based on the number of claims remaining as a result of the attached preliminary amendment the unentered amendment filed under 37 CFR 1.116 in the prior application, which is now repeated the claims as on file in the prior application CLAIMS FOR FEE CALCULATION Number Filed Number Extra Rate Basic Fee \$340.00 CLAIMS FOR FEE CALCULATION Number Filed Number Extra Rate Basic Fee \$340.00 A \$ 12.00 O0 .00 dependent aims 9 .3= 6								
Identification of Claims for Further Prosecution WARNING: "The claims of a new application may be finally rejected in the first Office action in those situations where (!) the new application is a continuing application of, or a substitute for, an earlier application, and (2) all the claims of the new application (a) are drawn to the same invention claimed in the earlier application, and (b) would have been properly finally rejected on the grounds of art of record in the next Office action if they had been entered in the earlier application." MPEP, § 706.07(b). The fees to be charged are to be based on the number of claims remaining as a result of the attached preliminary amendment the unentered amendment filed under 37 CFR 1.116 in the prior application, which is now repeated the claims as on file in the prior application. Fee Calculation CLAIMS FOR FEE CALCULATION Number Filed Number Extra Rate Basic Fee S340.00 Intelligence of the control of the time period set for response by the Patent and Trademark Office in any notice of fee deficiency. 37 CFR 1.16(d). The fees for extra claims are not paid on filing they must be paid or the claims cancelled by amendment, prior to the expiration of the time period set for response by the Patent and Trademark Office in any notice of fee deficiency. 37 CFR 1.16(d). Small Entity Statement A verified statement that this is a filling by a small entity is attached. The small entity statement was filed in the parent application Serial No. A verified statement that this is a filling by a small entity is attached. Filing fee calculation (50% of above) \$ NOTE: 37 CFR 1.28(a) states: "Status as a small entity must be specifically established by a verified statemen filed in each application or patent in which the status is available and desired, except those application filed under \$1.60 or \$1.62 of this part where the status as a small entity has been established in a par ent application or patent in which the status is available and desired, except those applications	X	of all	of the ab	ove named	applicant(s). The ded	claration or oa	ath, along with the
WARNING: "The claims of a new application may be finally rejected in the first Office action in those situations where (1) the new application is a continuing application of, or a substitute for, an earlier application, and (2) all the claims of the new application (a) are drawn to the same invention claimed in the earlier application, and (2) all the claims of the new application (a) are drawn to the same invention claimed in the earlier application, and (9) would have been properly finally rejected on the grounds of art of record in the next Office action if they had been entered in the earlier application." MPEP, § 706.07(b). **The fees to be charged are to be based on the number of claims remaining as a result of the **Satisfactory and the prior application of the under 37 CFR 1.116 in the prior application, which is now repeated **The the claims as on file in the prior application **CLAIMS FOR FEE CALCULATION **Number Filed** **Number Filed** **Number Extra** **Rate** **Basic Fee \$340.00 **Dependent aims** **15			_	-	is authorize	ed. <i>(Not re</i>	equired unles:	s called into ques-
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dependent aims 9 —3 = 6 X \$ 34.00 204.00 Ultiple dependent claim(s), if any \$110.00 The fee for extra claims is not being paid at this time. Filing fee calculation \$ \$508.00 NOTE: If the fees for extra claims are not paid on filing they must be paid or the claims cancelled by amendment, prior to the expiration of the time period set for response by the Patent and Trademark Office in any notice of fee deficiency. 37 CFR 1.16(d). I. Small Entity Statement A verified statement that this is a filing by a small entity is attached. The small entity statement was filed in the parent application Serial No. on and this status is still proper and its benefit under 37 CFR 1.28(a) is hereby claimed. Filing fee calculation (50% of above) \$ NOTE: 37 CFR 1.28(a) states "Status as a small entity must be specifically established by a verified statement filed in each application or patent in which the status is available and desired, except those applications filed under §1.60 or §1.62 of this part where the status as a small entity has been established in a parent application and is still proper."	Numb	oer Filed		1	Number Extra		Rate	
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(FWC [4-2]—page 4 of 8)		filed in e filed und	each applicat der §1.60 or :	es "Status as a ion or patent ii §1.62 of this p	a small entity m n which the sta	nust be speci tus is availab	fically established ble and desired, e mall entity has be	xcept those applications

The last sentence of 37 CFR 1.28(a) states: "Applications filed under §1.60 or §1.62 of this part must include a reference to a verified statement in a parent application if status as a small entity is still proper and desired."

Any excess of the full fee paid will be refunded if a verified statement and a refund request are filed within 2 months of the date of timely payment of a full fee then the excess fee paid will be refunded on request. 37 CFR 1.28(a).

VII. Fee Payment Being Made at This Time

		Total fees enclosed	\$
OTE:	failin CFR filing	CFR 1.21(I) establishes a fee for processing and retaining ang to complete the application pursuant to 37 CFR 1.53(d) a is 1.53 and 1.78 indicate that in order to obtain the benefit of a infee or the processing and retention fee in § 1.21(I) must be ear § 1.53(d).	nd this, as well as, the changes to 3 a prior U.S. application, either the basi
		processing and retention fee (\$100.00; 37 CFF 1.53(d) and 1.21(l))	\$
		petition fee for filing by other than all the inventors or person not the inventor where inventor refused to sign or cannot be reached (\$140.00 37 CFR 1.47 and 1.17(h))	r
		recording assignment (\$7.00; 37 CFR 1.21(h)(i)) See item XIII below.	. \$
<u> </u>		filing fee	\$
Λн	ach		
		o filing fee is submitted. (This and the surcharg an be paid subsequently.)	e required by 37 CFR 1.16(e)
No		tached	

VIII. Met	thod of Payment of Fees	
	attached is check in the amount of	\$
2	charge Account No. 16-1885 in the amount of	\$ <u>508.00</u>
	A duplicate of this request is attached.	
	Fees should be itemized in such a manner that it is clear for which purpos 1.22(b).	e the fees are paid. 37 CFH
IX. Auth	norization to Charge Additional Fees	
WARNIN	G: If no fee payment is made at this time this item should not be con	npleted.
WARNING	G: Accurately count claims, especially multiple dependent claims, to avoid extra claim charges are authorized.	
X	The Commissioner is hereby authorized to charge the fowhich may be required by this paper and during the entire plication to Account No. 16-1885	llowing additional fees e pendency of this ap-
	37 CFR 1.16 (filing fees)	
	37 CFR 1.16 (presentation of extra claims)	
	Because additional fees for excess or multiple dependent claims not paid of tion must only be paid or these claims cancelled by amendment prior to the od set for response by the PTO in any notice of fee deficiency (37 CFR 1. authorize the PTO to charge additional claim fees, except possibly when the ter final action.	te expiration of the time peri- 16(d)) it might be best not to dealing with amendments af-
	37 CFR 1.16(e) (surcharge for filing the basic filing on a date later than the filing date of the application)	fee and/or declaration
4	37 CFR 1.17 (application processing fees)	
WARNIN	While 37 CFR 1.17(a), (b), (c) and (d) deal with extensions of time un tion should be made only with the knowledge that: "Submission of the under 37 CFR 1.136(a) is to no avail unless a request or petition for added). Notice of November 5, 1985 (1060 O.G. 27)	ne appropriate extension ree
	37 CFR 1.18 (issue fee at or before mailing of Notice Allowance, pursuant to 37 CFR 1.311(b)).	of
NOTE:	Where an authorization to charge the issue fee to a deposit account has of a Notice of Allowance, the issue fee will be automatically charged to the of mailing the notice of allowance, 37 CFR 1.311(b).	e deposit account at the time
	From the wording of 37 CFR 1.28(b): (a) notification of change of status is paid as "other than a small entity" and (b) no notification is required if the entity. Notification of any change of status resulting in loss of entitlement filed in the application prior to, or at the time of, paying the issue fee. 37 Compared to the entity of the instance of the entity of the instance of the entity of the instance of the entity of the enti	to small entity status must be
X. Ins	tructions as to Overpayment	
X	ℂ credit Account No. 16-1885	
	refund	
XI. Pr	iority—35 U.S.C. 119	
[Priority of application Serial No in	filed on is claimed under
	(FI	NC [4-2]—page 6 of 8)

	35 U.S.C. 119.	(country)	
	The certified copy has been filed on filed on	•	• •
	certified copy will follow		
	XII. Relate Back—35 U.S.C. 120	Cont. Proc. House and London	
	Amend the specification by inserting before the	first line the sentence	3:
•	"This is a		
	continuation		
\	divisional		
A	continuation-in-part	170 550	
	of co-pending application Serial No	172,559	filed on
	XIII. Assignment		•
	the prior application is assigned of record to Pi	itney Bowes I	nc.
	an assignment of the invention to		
	is attached.		
	XIV. Power of Attorney		
	The power of attorney in the prior application is to		
	Peter Vrahotes	22	, 529
	Attorney		Reg. No.
	a. 🛛 The power appears in the original papers in the	prior application.	
	b. The power does not appear in the original paper	rs, but was filed on	
	c. A new power has been executed and is attached	d	•
	d, Address all future communications to:		
	69 Peter Vrahotes 50-01	22	,529
	62 Name Pitney Bowes Inc. 70/ World Hea	adquarters	Reg. No.
	→ △ △ Address		
	Stamford, CT 06926-0700	(203)	351-7566
			Tel. No.
	(Item d may only be completed by applicant, or atto	orney or agent of rec	ord).
	XV. Maintenance of Copendency of Prior Application		
	(This item must be completed and the necessary papers to period set in the prior application in		cation if the
	A petition, fee and response has been filed to prior application until	extend the term in	the pending
	NOTE: The PTO finds it useful if a copy of the petition filed in the pr sponse is filed with the papers constituting the filing of the co ber 5, 1985 (1060 O.G. 27).	, ,	
	20. 0, 7000 (7000 0.3. 27).	(FWC [4-2] —pa	age 7 of 8)
		(, ,,, o [] b	490 / OI O)

A copy of the petition for extension of time in the prior application is at-
tached. KVI. Conditional Petitions for Extension of Time in Prior Application
(complete this item and file conditional petition in prior application if previous item not applicable)
A conditional petition for extension of time is being filed in the pending prior application
NOTE: The PTO finds it useful if a copy of the petition filed in the prior application extending the term for response is filed with the papers constituting the filing of the continuation application. Notice of November 5, 1985 (1060 O.G. 27).
A copy of the conditional petition for extension of time in the prior application is attached.
XVII. Abandonment of Prior Application
Please abandon the prior application at a time while the prior application is pending or when the petition for extension of time or to revive in that application is granted and when this application is granted a filing date so as to make this application copending with said prior application. At the same time please add the words "now abandoned" to the amendment to the specification set forth in XII above.
NOTE: According to the Notice of May 13, 1983 (103, TMOG 6-7) the filing of a continuation or continuation-in part application is a proper response with respect to a petition for extension of time or a petition to re vive and should include the express abandonment of the prior application conditioned upon the granting of the petition and the granting of a filing date to the continuing application.
NOTE: "A registered attorney or agent acting under the provisions of § 1.34(a), or of record, may also expressly abandon a prior application as of the filing date granted to a continuing application when filing such a continuing application." 37 CFR 1.138. Peter Vrahotes Type or put fame of person algoring
January 12, 1988
Date Signature 50-01 Pitney Bowes Inc.
P.O. Address of Signatory Stamford, CT 06926-07.00 Inventor Assignee of complete interest Person authorized to sign on behalf of assignee
Tel. No.: (203) 351–7566 Attorney or agent of record Filed under Rule 34(a)
Reg. No. 22,529 (if applicable)
(Complete the following if applicable)
Peter Vrahotes
Type name of assignee Pitney Bowes Inc.
Address of assignee World Headquarters, Stamford, CT. 06926-0700
Sr. Patent Attorney Title of person authorized to sign on behalf of assignee
Assignment recorded in PTO on <u>March 7, 1983</u>
Reel 4105 Frame 192 and 193 (FWC [4-2]—page 8 of 8)